#### J. Gary Gwilliam, Esq. (State Bar No. 33430) Randall E. Strauss, Esq. (State Bar No. 168363) Jayme L. Walker, Esq. (State Bar No. 273159) Angelina M. Austin, Esq. (State Bar No. 336250) GWILLIAM, IVARY, CHIOSSO, CAVALLI & BREWER 1999 Harrison Street, Suite 1600 Oakland, CA 94612-3528 Telephone: (510) 832-5411 Facsimile: (510) 832-1918 Email: ggwilliam@giccb.com; rstrauss@giccb.com; jwalker@giccb.com, 6 aaustin@giccb.com Attorneys for Plaintiffs ESTATE OF FRANK CARSON; GEORGIA DEFILIPPO; CHRISTINA DEFILIPPO; & 8 EDUARDO QUINTANAR, JR. 9 UNITED STATES DISTRICT COURT 10 11 EASTERN DISTRICT OF CALIFORNIA 12 Case No. 1:20-CV-00747-TLN-BAM ESTATE OF FRANK CARSON AND 13 GEORGIA DEFILIPPO, as an individual and JOINT STIPULATION AND ORDER as successor in interest to FRANK CARSON. TO CONTINUE OPPOSITION AND REPLY 14 DATES IN CONNECTION WITH 15 Plaintiffs, DEFENDANTS' MOTIONS TO DISMISS THE SECOND AMENDED COMPLAINT OF 16 THE ESTATE OF FRANK CARSON AND VS. THE THIRD AMENDED COMPLAINTS OF 17 COUNTY OF STANISLAUS, CITY OF GEORGIA DEFILIPPO, CHRISTINA MODESTO, BIRGIT FLADAGER, DEFLIPPO, AND EDUARDO QUINTANAR 18 MARLISSA FERREIRA, DAVID HARRIS; 19 KIRK BUNCH, STEVE JACOBSON, JON EVERS, CORY BROWN, and DOES 1-25, 20 inclusive, 21 Defendants. 22 GEORGIA DEFILIPPO AND CHRISTINA Case No. 1:18-cv-00496-TLN-BAM 23 DEFILIPPO, 24 Plaintiffs, 25 VS. 26 COUNTY OF STANISLAUS, CITY OF 27 MODESTO, BIRGIT FLADAGER, MARLISSA FERREIRA, DAVID HARRIS; 28

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CASE No. 1:20-CV-00747-TLN-BAM

CASE No. 1:18-CV-00496-TLN-BAM

CASE No. 1:18-CV-01403-TLN-BAM

STIP. AND ORDER TO CONT. OPPOSITION AND

REPLY DATES IN CONNECTION WITH

DEFENDANTS' MOTIONS TO DISMISS

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2	KIRK BUNCH, STEVE JACOBSON, JON EVERS, CORY BROWN, and DOES 1-25, inclusive,	
;  -	Defendants.	
	EDUARDO QUINTANAR, JR.,	Case No. 1:18-cv-01403-TLN-BAM
;	Plaintiffs,	
,	vs.	
3	COUNTY OF STANISLAUS, CITY OF MODESTO, BIRGIT FLADAGER, MARLISSA FERREIRA, DAVID HARRIS; KIRK BUNCH, STEVE JACOBSON, JON EVERS, CORY BROWN, and DOES 1-25, inclusive,	
2	Defendants.	

Plaintiffs ESTATE OF FRANK CARSON; GEORGIA DEFILIPPO; CHRISTINA DEFILIPPO; EDUARDO QUINTANAR, JR.; ("Plaintiffs"); and defendants COUNTY OF STANISLAUS; BIRGIT FLADAGER; MARLISSA FERREIRA; DAVID HARRIS; KIRK BUNCH; STEVE JACOBSON; and CORY BROWN; ("Defendants") through their respective counsel, hereby agree and stipulate as follows:

- 1. WHEREAS Plaintiffs have been served with three separate Motions to Dismiss;
- 2. WHEREAS Jayme L. Walker, lead counsel for Plaintiffs CARSON; the DEFILIPPOES; and QUINTANAR is presently in trial in the Northern District (beginning on November 7, 2022 and expected to last at least through November 21, 2022);
- WHEREAS, Jayme L. Walker, lead counsel for Plaintiffs ESTATE OF
  CARSON; the DEFILIPPOES; and QUINTANAR has recently been diagnosed with COVID-19,
  potentially extending the dates of the above referenced trial;
- 4. WHEREAS Angelina M. Austin, co-counsel for Plaintiffs CARSON; the DEFILIPPOES; and QUINTANAR, will be out of the country on a scheduled vacation from

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November 21, 2022 through December 2, 2022; All parties agree that the deadline for opposing Defendants' motions to dismiss be 5. continued to December 30, 2022; 6. Defendants' Reply Briefs shall be filed no later than January 26, 2023. 7. That the Hearing for the Motions to Dismiss presently set for January 12, 2023 be continued to February 9, 2023 at 2:00p.m. /// /// /// CASE No. 1:20-CV-00747-TLN-BAM

STIP. AND ORDER TO CONT. OPPOSITION AND REPLY DATES IN CONNECTION WITH DEFENDANTS' MOTIONS TO DISMISS

CASE No. 1:18-CV-00496-TLN-BAM CASE No. 1:18-CV-01403-TLN-BAM

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1 2	The stipulated briefing schedule is as follows:		
3	Plaintiffs' Opposition to Defendants' FRCP	December 30, 2022	
4	12(b)(6) Motions to Dismiss		
5	Defendants' Replies (if any)	January 26, 2023	
6	Hearing Date	February 9, 2023 at 2:00p.m.	
7			
8	IT IS SO STIPULATED.		
9			
10	DATE: November 14, 2022	Gwilliam, Ivary, Chiosso, Cavalli & Brewer	
11			
12		/s/ Angelina M. Austin  J. Gary Gwilliam	
13		Randall E. Strauss	
		Jayme L. Walker	
14		Angelina M. Austin Attorneys for Plaintiffs	
15		ESTATE OF FRANK CARSON, GEORGIA	
16		DEFILIPPO, CHRISTINA DEFILIPPO AND	
17		Eduardo Quintanar, Jr.	
18	DATE: November 14, 2022 PORTER	SCOTT	
19	′	A Professional Corporation	
20		/s/ John Whitefleet*	
21		John R. Whitefleet Attorneys for Defendants	
22		County of Stanislaus, Stanislaus	
22		COUNTY OFFICE OF THE DISTRICT	
23		Attorney, Birgit Fladager, Marlissa Ferriera, David Harris, Kirk Bunch,	
24		STEVE JACOBSON, CORY BROWN	
25			
26			
27			
	* Parties have consented to use of their electronic signature.  STIP. AND ORDER TO CONT. OPPOSITION AND  CASE NO. 1:20-CV-00747-TLN-BAM		
28	REPLY DATES IN CONNECTION WITH DEFENDANTS' MOTIONS TO DISMISS	4 CASE NO. 1:20-CV-00747-TLN-BAM CASE NO. 1:18-CV-00496-TLN-BAM CASE NO. 1:18-CV-01403-TLN-BAM	

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1 **ORDER** 2 Pursuant to the stipulation of the parties: 3 The stipulated briefing schedule is as follows: 4 5 Plaintiffs' Opposition to Defendants' December 30, 2022 6 FRCP 12(b)(6) Motions to Dismiss 7 Defendants' Replies (if any) January 26, 2023 8 Hearing Date February 9, 2023 at 9 2:00p.m. 10 11 IT IS SO ORDERED. 12 13 Dated: November 14, 2022 14 Troy L. Nunley United States District Judge 15 16 17 18 19 20 21 22 23 24

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